енар. 320.

Passed Mar. 10, 1848 CHAPTER 319.

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Passed An act supplementary to an act passed at December session
Mar. 10, 1848. eighteen hundred and thirty-one, chapter two hundred
and twenty-seven, entitled, an act to encourage the destruction of Crows in this State, so far as the same relates to Calvert County.

Restricted.

SECTION 1. Be it enacted by the General Assembly of Maryland, That the powers vested in the justices of the peace in the aforesaid act, be and the same is hereby restricted.

Allowance for SEC. 2. And be it enacted, That no allowance shall be made to any person for crows heads, unless the same is presented to the levy court of Calvert county, and an oath taken before the said court that the said heads are the heads of crows taken and killed in the said county.

Inconsistent Sec. 3. And be it enacted, That all acts or part of acts repealed acts inconsistent to this act, be and the same are hereby repealed.

WHEREAS, I. J. CHAPTER 320. I SAMMENTED

An act entitled, we act to pay the Journal of Accounts.

Passed An act relating to Attachments issued by Justices of the Mar. 10, 1848. Peace, so far as the same relates to Kent County.

Magistrates in Section. I. Be a chatter by the Country to have same ju-Maryland, That the power and authority conferred by risdiction in the act of eighteen hundred and thirty-eight, chapter SECTION. 1. Be it enacted by the General Assembly of relation to at three hundred and eighty, entitled, a supplement to the tachments as the magistrates act entitled, an act to establish magistrates courts in the courts have. several counties of this State, and to prescribe their jurisdiction, upon the several magistrates courts of this State in relation to the issuing of attachments and the proceedings and fees therein as prescribed by said act, be and the same are hereby conferred upon justices of the peace in Kent county, and that all such attachments which may be issued by any justice of the peace in said county may be made returnable at any time within forty days after issuing of said attachments, and that the time for subsequent proceedings therein may be regulated by said justices of the peace, as in ordinary cases of trial and judgment.

Right of ap- SEc. 2. And be it enacted, That any plaintiff or garpeal. nishee may after judgment of condemnation or of non-